## UNITED STATES DISTRICT COURT

### District of South Carolina

UNITED STATES OF AMERICA	JUDGMENT IN A CRIM	INAL CASE			
VS.					
CHRISTOPHER JERMAINE KOLLOCK	Case Number: 4:12cr515TLW	/(1)			
	USM Number: 24292-171				
	William F. Nettles, IV, AFPI	<u>D</u>			
	Defendant's Attorney				
THE DEFENDANT:					
pleaded guilty to count(s) Two (2) of the indictr	nent on November 28, 2012.				
□ pleaded nolo contendere to count(s)	pleaded nolo contendere to count(s) which was accepted by the court.				
□ was found guilty on count(s)after a plea of not					
The defendant is adjudicated guilty of these offenses:	•				
Title & Section Nature of Offense	Offense Ended	Count			
18: 922(g)(1), 924(a)(2) and 924(e) Please see indictment	4/27/12	2			
The defendant is sentenced as provided in pages 2 through 5 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.  The defendant has been found not guilty on count(s)  Count(s) 1 and 3					
residence, or mailing address until all fines, restitution, costs, and s ordered to pay restitution, the defendant must notify the court and circumstances.					
	March 20, 2013				
	Date of Imposition of Judgment				
	s/ Terry L. Wooten				
	s/ Terry L. Wooten Signature of Judge				
	·	District Judge			

Date

March 26, 2013

DEFENDANT: CHRISTOPHER JERMAINE KOLLOCK

CASE NUMBER: 4:12cr515TLW(1)

#### **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of one hundred ninety two (192) months.

	The court makes the following recommendations to the Bureau of Prisons:			
	The defendant is remanded to the custody of the United States Marshal.			
	The defendant shall surrender to the United States Marshal for this district:			
	□ at □ a.m. □ p.m. on			
	as notified by the United States Marshal.			
□ Prison	The defendant shall surrender for service of sentence at the institution designated by the Bureau of sec.			
	before 2 p.m. on			
	as notified by the United States Marshal.			
	as notified by the Probation or Pretrial Services Office.			
	RETURN			
I have	executed this Judgment as follows:			
Defen	dant delivered onto			
at	, with a certified copy of this judgment.			
	UNITED STATES MARSHAL			
	By			
	DEPUTY UNITED STATES MARSHAL			

Sheet 3 - Supervised Release Page 3

DEFENDANT: CHRISTOPHER JERMAINE KOLLOCK

CASE NUMBER: 4:12cr515TLW(1)

#### SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be placed on supervised release for a term of four (4) years. While on supervised release, the defendant shall comply with the mandatory and standard conditions of supervision outlined in 18 USC 3583(d). The defendant shall also comply with the following special conditions: 1. The defendant shall satisfactorily participate in a substance abuse treatment program, to include drug testing, as approved by the U. S. Probation Office. 2. The defendant shall participate in a vocational training program as approved by the U.S. Probation Office

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

thei	reafter, as determined by the court.
	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
	The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
	The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
	The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)

The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as any additional conditions on the attached page.

#### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer.
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

DEFENDANT: CHRISTOPHER JERMAINE KOLLOCK

CASE NUMBER: 4:12cr515TLW(1)

#### **CRIMINAL MONETARY PENALTIES**

The defendant shall pay the total criminal monetary penalties under the schedule of payments on Sheet 5.

		Assessment		<u>Fine</u>		Restitutio	<u>n</u>	
TOT	ΓALS	<u>\$ 100.00</u>		<u>\$</u>		<u>\$</u>		
		nination of restitution is er such determination.	s deferred until	A1	n Amended Judgment in a	Criminal (	Case(AO245C) will be	
	The defen	The defendant must make restitution (including community restitution) to the following payees in the amount listed below.						
	in the prio		payment column below				nt, unless specified otherwise nonfederal victims must be	
Nan	ne of Payee		Total Loss*		Restitution Ordered		Priority or Percentage	
TOT	ΓALS		\$		\$			
	Restitution amount ordered pursuant to plea agreement \$							
	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of judgment, pursuant to 18 U.S.C. §3612(f). All of the payment options on Sheet 5 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. §3612(g).							
	The court determined that the defendant does not have the ability to pay interest and it is ordered that:							
		The interest requires	ment is waived for the	l fine □ res	stitution.			
		The interest requires	ment for the □ fine □ r	estitution is	s modified as follows:			

<sup>\*\*</sup>Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

DEFENDANT: CHRISTOPHER JERMAINE KOLLOCK

CASE NUMBER: 4:12cr515TLW(1)

#### **SCHEDULE OF PAYMENTS**

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

mav	ing as	sessed the detendant's ability to pay, payment of the total eliminal monetary penalties is due as follows.			
A		Lump sum payment of \$\frac{\\$ 100.00}{\$}\$ (Special Assessment) due immediately, balance due			
		not later than, or			
		in accordance with $\square$ C, $\square$ D, or $\square$ E, or $\square$ F below: or			
В		Payment to begin immediately (may be combined with $\square$ C, $\square$ D, or $\square$ F below); or			
C		Payment in equal (weekly, monthly, quarterly) installments of \$ over a period of (e.g.,			
		months or years), to commence (30 or 60 days) after the date of this judgment; or			
D		Payment in equal(weekly, monthly, quarterly) installments of \$over a period of			
	sup	(e.g., months or years), to commence (30 or 60 days) after release from imprisonment to a term of pervision; or			
Е		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or			
F		Special instructions regarding the payment of criminal monetary penalties:			
duri	ng im <sub>l</sub>	e court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due prisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Responsibility Program, are made to the clerk of court.			
The	defen	dant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.			
	Join	t and Several			
	Defe	endant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount,			
	and	corresponding payee, if appropriate.			
	The	defendant shall pay the cost of prosecution.			
	The	The defendant shall pay the following court cost(s):			
	The	defendant shall forfeit the defendant's interest in the following property to the United States:			
As c	lirecte	ed in the Preliminary Order of Forfeiture, filed March 20, 2013 and the said order is incorporated herein as part of this judgment.			
Pavi	ments	shall be applied in the following order: (1) assessment. (2) restitution principal. (3) restitution interest. (4) fine principal.			

(5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

# IN THE DISTRICT COURT OF THE UNITED STATES DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

UNITED STATES OF AMERICA	)	CRIMINAL NO.: 4:12-515
	)	
VS.	)	
	)	
CHRISTOPHER JERMAINE KOLLOCK	)	
	)	

# PRELIMINARY ORDER OF FORFEITURE AS TO CHRISTOPHER JERMAINE KOLLOCK

- 1. On June 26, 2012, a federal grand jury in this district returned a multi-count. Indictment charging the Defendant, Christopher Jermaine Kollock ("Kollock", "Defendant"), with offenses related to drug trafficking, in violation of 21 U.S.C. § 841, and with federal firearms offenses, in violation of 18 U.S.C. §§ 922(g)(1) and 924(c).
- 2. The Indictment provided that upon Kollock's conviction, certain property enumerated therein, or equivalent substitute assets, would be subject to forfeiture to the United States pursuant to 18 U.S.C. § 924(d), 21 U.S.C. §§ 853 and 881, and 28 U.S.C. § 2461(c). The forfeitable property is identified as follows:

#### Firearms/Ammunition

Smith and Wesson Model 586 .357 caliber revolver

S/N: ABT2608

Asset ID: 12-ATF-031282

- 3. On November 28, 2012, Kollock pled guilty to Count 2 of the Indictment, charging him with being a felon in possession of a firearm, in violation of 18 U.S.C. § 922(g)(1).
- 4. Based upon Kollock's conviction, and other matters appearing in the record, the court has determined that the below-described property is subject to forfeiture because Kollock was previously convicted of a crime punishable by imprisonment for a term exceeding one year, and may not legally possess firearms or ammunition. The court finds that Kollock has an interest in such property, and that the property is subject to forfeiture to the United States pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c).
- 5. The court has further determined that the government has established the requisite nexus between the said property subject to forfeiture and the offense for which Kollock has been convicted; therefore, pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c), the property shall be forfeited to the United States, subject to the provisions of 21 U.S.C. § 853(n) governing third party rights.
- 6. The court further finds that the United States is entitled to a judgment of forfeiture and possession of the property pursuant to Rule 32.2 of the Federal Rules of Criminal Procedure.

Accordingly, it is hereby ORDERED, ADJUDGED AND DECREED:

1. The below-described property, and all right, title and interest of Kollock in and to such property, is hereby forfeited to the United States for disposition in accordance with law, subject to the provisions of 21 U.S.C. § 853(n) governing potential third-party rights in such property:

#### Firearms/Ammunition

Smith and Wesson Model 586 .357 caliber revolver

S/N: ABT2608

Asset ID: 12-ATF-031282

- 2. Upon entry, this order becomes final as to Kollock, and shall be made a part of his sentence and included in the criminal judgment;
- 3. The United States shall publish notice of this Order and its intent to dispose of the property in such manner as the Attorney General may direct. The United States may also, to the extent practicable, provide written notice to any person known to have an alleged interest in the said property;
- 4. Upon entry of this Order, the United States Marshal's Service or their designee is authorized to seize the above-described forfeited property as directed by the United States Attorney's Office and to commence proceedings that comply with statutes governing third party rights;
- 5. Any person, other than the named Defendant, asserting a legal interest in the subject property may, within thirty days of the final publication of notice or receipt of notice, whichever is earlier, petition the court for a hearing without a jury to adjudicate the validity of his alleged interest in the subject

property and for an amendment of the order of forfeiture, pursuant to 21 U.S.C. § 853(n)(6) and Fed. R. Crim. P. 32.2(c);

- 6. Any petition filed by a third party asserting an interest in the above-described property shall be signed by the petitioner under penalty of perjury and shall set forth the nature and extent of the petitioner's right, title, or interest in the subject property, the time and circumstances of the petitioner's acquisition of the right, title or interest in such property, and additional facts supporting the petitioner's claim and the relief sought;
- 7. After the disposition of any motion filed under Fed. R. Crim. P. 32.2(c)(1)(A) and before a hearing on the petition, discovery may be conducted in accordance with the Federal Rules of Civil Procedure upon a showing that such discovery is necessary or desirable to resolve factual issues;
- 8. The United States shall have clear title to the property following the court's determination of all third party interests, or, if no petitions are filed, following the expiration of the period provided in 21 U.S.C. § 853(n)(2) for the filing of third party petitions;
- 9. The court shall retain jurisdiction to resolve disputes which may arise and to enforce and amend this Order as necessary, pursuant to Fed. R. Crim. P. 32.2(e);
- 10. The Clerk, U.S. District Court, shall provide one (1) certified copy of this Order to the United States Attorney's Office.

#### AND IT IS SO ORDERED.

TERRY L. WOOTEN

CHIEF UNITED STATES DISTRICT JUDGE

Mard 20, 2013

Florence, South Carolina